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APPLICATION NO.	FI	LING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/663,296 09/15/2000		09/15/2000	Alexander Marc Jacques Brouaux	21685-06149	2686
7590 05/27/2004				EXAMINER	
Rimma Budnitskaya Fenwick & West				BAYERL, RAYMOND J	
Two Palo Alto Square Palo Alto, CA 94306				ART UNIT	PAPER NUMBER
				2173	

DATE MAILED: 05/27/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)			
Office Action Summary		09/663,296	BROUAUX, ALEXANDER MARC JACQUES			
	•	Examiner	Art Unit			
·	The MAILING DATE of this communication	Raymond J. Bayerl	2173			
Period fo	The MAILING DATE of this communication app or Reply	ears on the cover sheet with the	correspondence address			
THE N - Exter after: - If the - If NO - Failur - Any re	ORTENED STATUTORY PERIOD FOR REPLY MAILING DATE OF THIS COMMUNICATION. Issions of time may be available under the provisions of 37 CFR 1.1 SIX (6) MONTHS from the mailing date of this communication. Period for reply specified above is less than thirty (30) days, a reply period for reply is specified above, the maximum statutory period we to reply within the set or extended period for reply will, by statute eply received by the Office later than three months after the mailing dipatent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, may a reply be to within the statutory minimum of thirty (30) day will apply and will expire SIX (6) MONTHS from CAUSE the application to become ARANDON	imely filed lys will be considered timely. to the file of this communication.			
1)[<	Responsive to communication(s) filed on 21 A	April 2004 .				
2a)⊠		is action is non-final.				
3)□ Dispositio	Since this application is in condition for allowations of closed in accordance with the practice under the conditions.	ince except for formal matters, r	prosecution as to the merits is 453 O.G. 213.			
4)🖂	Claim(s) 3 - 23 is/are pending in the applicatio	n.	•			
4	4a) Of the above claim(s) is/are withdrav	vn from consideration.				
5)	Claim(s) is/are allowed.					
6)⊠	Claim(s) <u>3 - 7, 9 - 13, 16 - 20, 22</u> is/are rejected.					
7)🖂	Claim(s) <u>8, 14 - 15, 21</u> is/are objected to.					
8)[] Application	Claim(s) are subject to restriction and/or papers	election requirement.				
9)□ T	he specification is objected to by the Examiner					
	he drawing(s) filed on is/are: a)☐ accep	•	ıminer.			
	Applicant may not request that any objection to the					
11) 🗌 T	he proposed drawing correction filed on					
	If approved, corrected drawings are required in rep					
12)[] T	he oath or declaration is objected to by the Exa	aminer.				
Priority u	nder 35 U.S.C. §§ 119 and 120					
13) 🗌 🗸	Acknowledgment is made of a claim for foreign	priority under 35 U.S.C. § 119(a	a)-(d) or (f).			
] All b) ☐ Some * c) ☐ None of:		, , , , ,			
•	1. Certified copies of the priority documents	have been received.				
2	2. Certified copies of the priority documents	have been received in Applicati	on No			
	3. Copies of the certified copies of the priori application from the International Bur	ty documents have been receive eau (PCT Rule 17.2(a))	ed in this National Stage			
	ee the attached detailed Office action for a list of					
	cknowledgment is made of a claim for domestic The translation of the foreign language prov					
15)∐ Ad	cknowledgment is made of a claim for domestic	priority under 35 U.S.C. 88 120	eived.) and/or 121			
Attachment(, , , , , , , , , , , , , , , , , , , ,				
2) Notice 3) Informa	of References Cited (PTO-892) of Draftsperson's Patent Drawing Review (PTO-948) ation Disclosure Statement(s) (PTO-1449) Paper No(s)	4) Interview Summary 5) Notice of Informal I 6) Other:	/ (PTO-413) Paper No(s) Patent Application (PTO-152)			
S. Patent and Trac TO-326 (Rev.		ion Summary	Part of Paper No. 4			

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1. The text of those sections of Title 35, U.S. Code not included in this action can be found in a prior Office action.

2. Claims 3-7, 9-13, 16-20, 22 are rejected under 35 U.S.C. 103(a) as being unpatentable over Benson et al. ("Benson"; US #5,808,610) in view of Grossman et al. ("Grossman"; US #5,760,774).

As per independent claim 3's "method utilizing a graphical user interface",

Benson identically discloses the use of "a graphical user interface comprising a plurality
of elements", such as those that may be opened from a menu (col 1, lines 23 – 38).

Benson, as shown in figs 3, 4, 5, teaches that panels can be docked by dragging a first
panel and dropping it in proximity with a second panel (Abstract; col 1, line 59 – col 2,
line 4). Thus, when "one or more of the elements are disposed within close proximity of
each other", Benson forms a composite representation from the two "elements".

As per "changing the graphical representation of one or more of the elements" when "proximity" is present, Benson appears to maintain the original graphical form of the <u>panels</u> when they are <u>docked</u> (but please note; Benson introduces a <u>docking wedge</u> between them; the resulting overall graphic is different than a mere re-display of its constituent parts).

However, Grossman, in <u>CONSOLIDATING ICONS INTO A MASTER ICON</u>, teaches that <u>icons that are not used very often may disappear into a master icon</u>

(Abstract). More specifically, Grossman's <u>master icon graphically changes</u> as needed when <u>the icons disappear</u> after consolidation (col 8, line 49 – col 9, line 43).

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Therefore, it would have been obvious to a person having ordinary skill in the art at the time of applicant's invention to alter the graphical appearance of Benson's proximity-merged "elements" through the technique of Grossman because this is a savings in screen real estate when the number of Benson's elements becomes large. Indeed, motivation may be found in Benson to make this adaptation, in the disclosed group operations upon docked panels, which can be reduced in size by pressing a minimize button on any one of the docked panels (Abstract). Once a Benson "element" is formed into a consolidated group, it then behaves according to rules imposed by the larger group, which is Grossman's graphical consolidation in a master icon.

The "dynamic edge surrounding the core" in claim 4 is suggested by Benson, where the <u>docking wedge</u> is introduced to facilitate the combination of <u>panels</u>. Benson also permits the case where "the edges of the elements overlap" (claim 5): by <u>dragging a first panel and dropping it</u>, the "overlap" situation is specifically contemplated. When the Benson user decouples a <u>panel</u> by use of the <u>docking wedge</u> (col 4, lines 53 – 67), "separating the moved element from the group when the separated element is moved out of proximity from the group" (claim 6) will occur, once the <u>undock a panel</u> procedure is performed and the <u>panel</u> moved away.

One of the principal capabilities of the <u>docked</u> "group of joined elements" in Benson, a characteristic shared by a "changed graphical representation" according to the teachings of Grossman, is that <u>the panels behave as a single unit</u> (col 4, lines 31 – 42), as in claim 7's "repositioning the group of joined elements…preserving the spatial"

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relationship among the joined elements". A similar line of reasoning applies to claims 10, 17.

Independent claim 9 is similar to claim 3 in that "elements" are formed into a "group", except that instead of "proximity" being the basis for combination, claim 9 responds to "a user input" that results in "moving a first element to a position overlapping a second element". However, as noted above with respect to claim 5, Benson uses <u>dragging</u> and <u>dropping</u> of <u>panels</u>, and thus deals specifically with the situation of "overlapping" <u>panels</u>—they are combined with a <u>docking wedge</u>. Thereafter, a "merging" as per Grossman will result in the final representation of the "group", to the extent that "merging" can be reasonably interpreted in keeping with applicant's disclosure.

In the case of "a third element" (e.g., a "third" Benson <u>panel</u>) being combined with an existing "group" (claim 11; see also claim 18), a "new group" will be formed in the Benson/Grossman combination. Then, just as in claim 6, this "third element" may be separated (claims 12, 19), using the "moving" suggested by Benson in the <u>undock a panel</u> routine.

The "core region"/"dynamic edge region" (claims 13, 20) is suggested by the operation of the Benson docking wedge operator, as noted above with respect to claim 4.

Independent claim 16's "computer program product", which carries out essentially the "method" steps of claim 9, is rejected under the Benson/Grossman combination, using a line of reasoning similar to that given above. Both Benson and

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Grossman disclose the environment of "a media rendering software application" (claim 22).

3. Claims 8, 14 - 15, 21 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

Claim 8's "changing the graphical representation" specifically forms an "overlapping region between the two or more elements". While Benson's <u>docking</u> wedge, which exists as a common boundary to both of the <u>panels</u>, produces a representation of an overlapped <u>panel</u> pair *per se*, neither Benson nor Grossman teach or suggest that "the color of the overlapping region" is "derived from the colors of each of the two or more elements". A similar line of reasoning applies to claims 14, 21. This best prior art made of record also does teach or suggest "fusing the colors of the first and second elements in an overlapping region", as in claim 15.

4. Applicant's arguments filed 21 April 2004 have been fully considered but they are not persuasive.

At page 9 of the remarks, applicant argues that "there is no suggestion in Grossman of changing the graphical representation of any icon when two icons are within close proximity of each other." However, this is the Examiner's reason for advancing a Section 103 rejection using Benson, where proximity indeed will create a "group", joined through the docking procedure. Grossman is merely relied upon for the suggestion that the combination of panels should undergo a further graphical change, when they are joined. Applicant appears to be impermissibly attacking each reference

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individually, when it is instead the overall suggestion of the Benson/Grossman combination that forms the basis for the ground of rejection.

When applicant finally treats the combination of references at page 10, applicant argues that "there would be no need to apply Grossman's technique of altering a master icon in Benson because Benson's interface does not delete a panel when the panel is docked". But once again, applicant is reading Benson too literally. Benson teaches the formation of a composite graphic from docked panels. Grossman's modification to include graphical modification is fully suggested by Benson, as a way to further simplify the interface by graphically merging the composition in the direction of a master icon.

It does not "destroy Benson's principle of operation", as applicant argues further on page 10, to use graphical composition as per Grossman to produce a further merged panel representation in Benson. It is not true that "Grossman does not teach joining elements in a user interface" simply because "it teaches removing an element from the user interface altogether and then indicating that deletion on a master icon".

Grossman's <u>master icon</u> is fully devoted to "joining elements".

The Examiner has attempted to follow the established *Graham v. Deere* guidelines in evaluating the present claims. The level of ordinary skill in the art is shown in Benson's composition and Grossman's simplifying composite graphic, each developed when two "elements" are joined to form a single "group". Applicant's difference from this level of ordinary skill, in the claims rejected above, is that graphical composition and joined "elements" are produced in a single interface, when the "elements" are in "proximity" or "overlap". But this difference would have been obvious

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to a person having ordinary skill in the art. Motivation exists in Benson to reduce screen clutter, and use of simplification techniques as per Grossman, when applied to a Benson composite group, will result in "proximity"-directed Grossman "changing" or "merging".

5. **THIS ACTION IS MADE FINAL.** Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

- 6. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Raymond J. Bayerl whose telephone number is (703) 305-9789. The examiner can normally be reached on M F from 10:00 AM to 5:00 PM.
- 7. If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, John Cabeca, can be reached on (703) 308-3116. All patent application related correspondence transmitted by FAX **must be directed** to the central FAX number (703) 872-9306.

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8. Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 305-3900.

PRIMARY EXAMINER ART UNIT 2173 25 May 2004